

Declaration and Power of Attorney For Patent Application 專利申請聲明及委託書 Chinese Language Declaration 中文聲明

作為下述發明者。我在此意告:	As a below named inventor, I hereby declare that:
我的住址、郵馬地址和關籍均列在我名下。	My residence, post office address and citizenship are as stated below next to my name,
我相信我是慈剧的、第一個和唯一的發明者(如只多出一人姓名)或是慈剧的、首位共同受明者(如列出重人姓名)。我提出作為專利申請權利要求的雇目如下	only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
	CONNECTOR EQUIPPED WITH TERMINAL
	PROTECTION DEVICE LAUR
如不在下面小方格中打叉削滑將說明書附此: □ 以英獻申讓號碼或PCT國際申請號碼 □ 以英獻申讓號碼或PCT國際申請號碼 □ 家于	the specification of which is attached hereto unless the following box is checked: Was filed on October 29, 2003 as United States Application Number or PCT International Application Number
	and was smended on (if applicable).
践在此聲明我已閱單并理解上述說明書的內容,包括上述任何修正案所修正的權利要求。	I hereby state that I have reviewed and understand the contents of the above identified specification, in- cluding the claims, as amended by any amendment referred to above.
2照鮮邦法規第三十七節第一・五六條・我有責任提	I acknowledge the duty to disclose information which
转支持專利權的實質性資料。	is material to patentability as defined in Title 37 Code of Federal Regulations, § 1.56.
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PTO/SB/101

表格

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Chinese Language Declaration

我申請享受按照美國法規第三十五節第一百一十九 條列出的以下任何外國專利申請會或發明者證書的 外國優先權,並確認下列與有優先權申請前立案日 期的、任何外國專利申請書或登明者證書。 I hereby claim foreign priority under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

	·		是否要:	求優先
2 2 82716.1 《號碼》	China (图名)	October 29, 2002 (申請日/月/年)	_ X3	
(Number)	(Country)	(Day/Month/Year Filed)	是 Yes	否 No
	·····			
(號碼)	(蘇名)	(申請日/月/年)	是	否
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No
(致襲)	(图名)	(申請日/月/年)	蹇	香
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No

我申請享受按照美國法規第三十五節一百二十條列出的以下任何美國申請書的利益。如果此申請書中提出的母項權利要求的題目未按美國法規第三十五節第一百二十條第一段的要求在以前的美國申請書中披露。則我有責任按照聯邦法規第三十七節第一。五六(甲)條提供支持專利權的實質性資料。這一法規條文生效于以前申請的立案日期之後。但在美國或 PCT 國際申請立案日期之前。

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filling date of the prior application and the national or PCT international filing date of this application:

(申誘與序致碼) (Application Serial No.)	(申請日期) (Filing Date)	(狀況) (已獲專利權、申課中、取消)	(Status) (patented, pending, abandoned)
(申請顧序號碼) (Application Serial No.)	(申請日期) (Filing Date)	(状況) (已獲專利權、申請中、取消)	(Status) (patented; pending, abandoned)

我在此聲明根據我所知而作的所有聲明都真實無疑, 所有有轉資料和信息的聲明也真實無疑:我運知道, 按照美國法規第十八節第一千零一項,任何蓄嚴偽造 的聲明都將受到罰款或監禁,或問時受到兩種懲罰。 這類智息偽造的豐明將危及此申請書或任何已頒發專 利的效力。 I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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委託書:

以列名發明者的身份,我在此指定下列律師和/或代理 人執行此申請並從事與專利商標公署有關的所有業務 (列出姓名和註冊號碼): POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(a) and /or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

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6 11	Citizenship		
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(第三個和其他共同發明者需提供內樣資料和簽字。) (Supply similar information and signature for third and subsequent joint inventors.)

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